- PRODUCT: 2,461 30-pound cases of raisins at Chicago, Ill.
- LABEL, IN PART: "Air Port Choice Recleaned Natural Sultanas Raisins."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of decomposed raisins.
- Disposition: September 6, 1946. L. Karp and Sons, Inc., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the product was ordered released under bond for conversion into raisin brandy, under the supervision of the Federal Security Agency.
- 11025. Adulteration of raisins. U. S. v. 270 Cartons * * * (and 2 other seizure actions). (F. D. C. Nos. 19383, 19631, 19719. Sample Nos. 10889-H, 15013-H, 53001-H.)
- LIBELS FILED: April 3, 15, and 30, 1946, Northern District of Illinois and Southern and Western Districts of New York.
- ALLEGED SHIPMENT: Between the approximate dates of January 7 and February 4, 1946, by Harry Hall and Co., Inc., from San Francisco, Empire, and Modesto, Calif.
- PRODUCT: Raisins. 270 cartons at Chicago, Ill., 836 cartons at New York, N. Y., and 824 cartons at Buffalo, N. Y., each carton containing 30 pounds.
- LABEL, IN PART: "Hall Seal Choice Golden Bleached Thompson Seedless Raisins."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of moldy raisins.
- DISPOSITION: May 9 and 23 and June 28, 1946. Lester Lawrence and Son, Chicago, Ill., claimant for the Chicago lot, and Harry Hall and Co., Inc., claimant for the remaining lots, having consented to the entries of decrees, judgments of condemnation were entered and the product was ordered released under bond so that it could be used in the distillation of alcohol, under the supervision of the Food and Drug Administration.
- 11026. Adulteration of raisins. U. S. v. 450 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 19308, 19889. Sample Nos. 8383-H, 8395-H, 56328-H.)
- LIBELS FILED: March 6 and May 9, 1946, Western District of Oklahoma and District of New Jersey.
- ALLEGED SHIPMENT: On or about November 15, 1945, and January 22, 1946, by the Fewel Brothers Packing Co., from Parlier, Calif.
- PRODUCT: 464 boxes, each containing 30 pounds, and 450 cases, each containing 48 15-ounce packages, of raisins at Jersey City, N. J., and Oklahoma City, Okla., respectively.
- LABEL, IN PART: "Fewel's Shamrock Brand Fancy [or "Choice"] Thompson Seedless Raisins."
- NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of decomposed and moldy raisins.
- DISPOSITION: September 16, 1946, and April 30, 1947. The Fewel Brothers Packing Co., Fresno, Calif., claimant, having consented to the entry of decrees, judgments of condemnation were entered and the product was ordered released under bond, conditioned that it be used solely for distillation purposes, under the supervision of the Food and Drug Administration.
- 11027. Adulteration of raisins. U. S. v. 60 Cases and 265 Cases * * *. (F. D. C. No. 19747. Sample Nos. 5061-H, 5062-H.)
- LIBEL FILED: May 6, 1946, Eastern District of Pennsylvania.
- ALLEGED SHIPMENT: On or about January 24, 1946, by The Boothe Fruit Co., from Modesto, Calif.
- PRODUCT: 325 30-pound cases of seedless raisins at Philadelphia, Pa.
- LABEL, IN PART: "Sun Nugget Golden Bleached Thompson Seedless Raisins."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of moldy and decomposed raisins.

Disposition: July 25, 1946. The Boothe Fruit Co., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond to be utilized in wine making, under the supervision of the Food and Drug Administration.

11028. Adulteration of raisins. U. S. v. 150 Cases * * * (and 1 other seizure action). (F. D. C. Nos. 19388, 19389. Sample Nos. 25689-H, 47092-H.)

LIBEL FILED: April 2, 1946, District of Colorado.

ALLEGED SHIPMENT: On or about December 1, 1945, and January 16, 1946, by The Boothe Fruit Co., from Modesto and Empire, Calif.

PRODUCT: 150 30-pound cases and 46 30-pound cases of raisins at Denver, Colo.

LABEL, IN PART: "Sun Nugget Brand Fancy Golden Bleached Thompson Seedless Raisins," or "Sun Nuggets From California Golden Bleach Raisins."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of moldy and decomposed raisins.

Disposition: June 10, 1946. The Boothe Fruit Co., claimant, having admitted the allegations of the libel, judgment of condemnation was entered and the product was ordered released under bond, conditioned that it be used in the manufacture of alcohol, under the supervision of the Food and Drug Administration.

11029. Adulteration of raisins. U. S. v. 149 Cartons * * *. (F. D. C. No. 19602. Sample No. 45565-H.)

LIBEL FILED: April 23, 1946, Territory of Hawaii.

ALLEGED SHIPMENT: On or about March 26, 1946, by Ziel and Co., San Francisco, Calif.

Product: 149 30-pound cartons of raisins at Honolulu, T. H.

LABEL, IN PART: "Pel Pak Brand Choice Thompson Seedless Raisins."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the product consisted in whole or in part of a decomposed substance by reason of the presence of moldy raising

DISPOSITION: July 17, 1946. Love's Biscuit and Bread Co., Ltd., claimant, having admitted that the product was adulterated, judgment of condemnation was entered and the product was ordered released under bond so that it could be reshipped to San Francisco to be sold for distillation purposes, under the supervision of the Food and Drug Administration.

11030. Adulteration of raisins. U. S. v. 60 Cases * * * (F. D. C. No. 19640. Sample No. 23654-H.)

LIBEL FILED: April 19, 1946, Western District of Texas.

ALLEGED SHIPMENT: On or about January 14, 1946, by the Pacific Raisin Co., from Fowler, Calif.

Product: 60 30-pound cases of seedless raisins at Eagle Pass, Tex.

LABEL, IN PART: "Selmor Brand Choice Thompson Seedless Raisins."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a decomposed substance by reason of the presence of moldy raisins.

DISPOSITION: July 17, 1946. No claimant having appeared, judgment of condemnation was entered and the product was ordered destroyed.

MISCELLANEOUS FRUIT AND FRUIT PRODUCTS*

11031. Adulteration of fruit-nut assortment. U. S. v. 11 Cases * * *. (F. D. C. No. 19139. Sample No. 47449-H.)

LIBEL FILED: February 15, 1946, District of Utah.

^{*}See also Nos. 10903, 10906.